

EXHIBIT 10

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22 UNITED STATES DISTRICT COURT

23 NORTHERN DISTRICT OF CALIFORNIA

24 SAN FRANCISCO DIVISION

25 ORACLE AMERICA, INC.

Plaintiff,

26 v.

27 GOOGLE, INC.

Defendant.

Case No. CV 10-03561 WHA

**PLAINTIFF'S INTERROGATORIES
TO GOOGLE INC., SET FIVE**

PLAINTIFF'S INTERROGATORIES TO
GOOGLE, INC., SET FIVE
CV 10-03561 WHA

1 response to an interrogatory pursuant to Rule 33(d) of the Federal Rules of Civil Procedure, YOU
2 shall provide a list identifying for each such document produced (1) the interrogatory to which
3 the document(s) is responsive and (2) the production number(s) of such documents identified for
4 each response.

5 5. In the event that YOU withhold any requested information responsive to these
6 interrogatories on the grounds of a claim of attorney/client privilege, work product immunity, or
7 some other privilege or immunity, provide a privilege log with sufficient detail to enable the
8 claim of privilege or immunity to be adjudicated, including: (a) all persons making or receiving
9 the privileged or protected communication; (b) the steps taken to ensure the confidentiality of the
10 communication, including affirmation that no unauthorized persons have received the
11 communication; (c) the date of the communication; and (d) the subject matter of the
12 communication.

13 6. The interrogatories are to be considered as continuing and YOU must provide, by
14 way of supplementary answers, such additional information as YOU may hereafter obtain, which
15 will supplement or otherwise modify any answers to the interrogatories.

16 7. Please take notice that these instructions are submitted for the purposes of
17 discovery and are not to be taken as waiving any objections which may be made at trial to the
18 introduction of evidence on subjects covered by these interrogatories or as an admission at the
19 trial of the relevance or materiality of any of the matters covered by these interrogatories.

20 INTERROGATORIES

21 **INTERROGATORY NO. 26**

22 For each VERSION of ANDROID developed or released by GOOGLE since October 27,
23 2010, identify all ANDROID code that contains or replicates code from the 37 JAVA API
24 PACKAGES, including any DECLARING CODE or any other code contained in the JAVA
25 PLATFORM.

26 **INTERROGATORY NO. 27**

27 For any software developed or released by GOOGLE since October 27, 2010, identify all
28 code from such software that contains or replicates code from the 37 JAVA API PACKAGES,

1 including any DECLARING CODE or any other code contained in the JAVA PLATFORM.

2 **INTERROGATORY NO. 28**

3 For each VERSION of ANDROID developed or released by GOOGLE since October 27,
4 2010, identify all ANDROID code that contains or replicates the SSO of the 37 JAVA API
5 PACKAGES.

6 **INTERROGATORY NO. 29**

7 For any software based on or derived from ANDROID since October 27, 2010, identify
8 all code from such software that contains or replicates the SSO of the 37 JAVA API PACKAGES.

9 **INTERROGATORY NO. 30**

10 Identify any evidence that supports GOOGLE'S laches or equitable estoppel defenses that
11 was not admitted in evidence during the 2012 trial in this action or submitted or referenced by
12 GOOGLE in connection with court filings discussing GOOGLE'S equitable defenses, including
13 without limitation "Google's 4/5/2011 Copyright Liability Trial Brief," "Google, Inc.'s Proposed
14 Findings of Fact and Conclusions of Law Regarding Issues of Fact and Law that Must Be
15 Decided by the Court," "Google's Opposition to Oracle's Rule 50(a) Motion at the Close of
16 Phase I Evidence," "Google's Memorandum Regarding Laches," the parties' "Supplemental Joint
17 Statement Per ECF No. 1274," and any other submissions by GOOGLE discussing laches or
18 equitable estoppel.

19 **INTERROGATORY NO. 31**

20 For each year from 2010 to present and separately for each month, detail the actual and
21 projected unit sales, revenues, gross profits, and operating profits directly or indirectly derived
22 from or related to ANDROID, including without limitation sales of ANDROID devices;
23 application developers' registration fees; application transaction fees; Android Market, Android
24 Checkout, or Google Play application downloads or other transactions; any fees paid to and
25 payments made to Google by ANDROID partners, including members of the Open Handset
26 Alliance; sales of any other product or service sold, licensed, downloaded, or otherwise offered in
27 connection with ANDROID; in-app billing on ANDROID devices; advertising on or through
28 ANDROID devices; sales, revenues, and profits derived from any other product or service sold,

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2 Dated: August 21, 2015

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6 By: /s/ Lisa T. Simpson

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PROOF OF SERVICE

I am over the age of eighteen years and not a party to the within-entitled action. My business address is Orrick, Herrington & Sutcliffe LLP, 1000 Marsh Road, Menlo Park, California 94025. On August 21, 2015, I served the following document(s):

**PLAINTIFF'S INTERROGATORIES TO GOOGLE, INC.,
SET FIVE**

on the interested parties in this action by electronic service [Fed. Rule Civ. Proc. 5(b)] by electronically mailing a true and correct copy to the e-mail address(es) set forth below:

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1 I declare under penalty of perjury under the laws of the State of California that the above
2 is true and correct.

3 Executed on August 21, 2015, at Covina, California.

4 */s/ Robert L. Uriarte*

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6 Robert L. Uriarte
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